

1 RICHARD A. TAMOR, ESQ.
2 TAMOR & TAMOR
3 1901 Harrison, 9th Floor
4 Oakland, CA 94612
5 Telephone: (510) 847-4170
6 Facsimile: (510) 847-4174
7 rtamor@TamorLaw.com

8 Attorneys for Defendant,
9 OSHAN COOK

10 **UNITED STATES DISTRICT COURT**
11 **NORTHERN DISTRICT OF CALIFORNIA**

12 UNITED STATES OF AMERICA,

13 Plaintiff

14 v

15 OSHAN COOK,

16 Defendants

17 CASE NO. CR-3-10-70336 BZ

18 **STIPULATION AND ~~[PROPOSED]~~**
19 **ORDER ALLOWING TRAVEL TO**
20 **CORNING, CALIFORNIA AND**
21 **OLYMPIC VALLEY CALIFORNIA**

22 IT IS HEREBY STIPULATED by and between the parties hereto and their
23 respective undersigned counsel, that the defendant in this matter, OSHAN COOK, may
24 be allowed to travel to and from Irvine, California, from July 20, 2010 to August 2, 2010.

25 On April 26, 2010, the Court released Mr. Cook on a \$100,000 Bond secured by
real property located at 1031 W. 12th Avenue, Chico California, 95926. This property has
been posted. This Court has previously allowed Mr. Cook to travel to Irvine, California
from May 26, 2010 to June 1, 2010 and Mr. Cook did so without incident. Mr. Cook has
obeyed all of his conditions of release to date.

1 Mr. Cook is the owner and operator of Om Shan Tea, LLC a tea house and tea
2 distributing company. Mystic Garden Productions has hired Mr. Cook to construct a Tea
3 Temple at the Mystic Garden Party in Manton, California. The details of the event are as
4 follows:

5 Location: Mystic Garden Party
6 4759 Wilson Hill Road
7 Manton, California

8 Event Dates: Setup: July 20, 2010
9 Event: July 21-25, 2010
10 Breakdown: July 26, 2010

11 Anusura, Inc. has hired Mr. Cook to construct a Tea Temple at the Wanderlust
12 Festival in Olympic Valley, California. The details of the event are as follows:

13 Location: Village Anusura
14 1960 Squaw Valley Road
15 Olympic Valley, California

16 Event Dates: Setup: July 27, 2010
17 Event: July 28, 2010- August 1, 2010
18 Breakdown: August 2, 2010

19 Mr. Allen Lew, the U.S. Pre-Trial Services Officer supervising Mr. Cook has no
20 objection to this travel.

21 DATED: July 20, 2010 Tamor & Tamor

22
23 Bv: /s/ Richard Tamor
24 RICHARD TAMOR
25 Attorneys for Defendant
OSHAN COOK

1 DATED: July 20, 2010

JOSEPH P. RUSSONIELLO
UNITED STATES ATTORNEY
NORTHERN DISTRICT OF CALIFORNIA

4 Bv: /s/ Nicole Kim

NICOLE KIM
ASSISTANT UNITED STATES
ATTORNEY
Attorneys for Plaintiff
UNITED STATES OF AMERICA

7 ///

8 ///

10 ///

11 ///

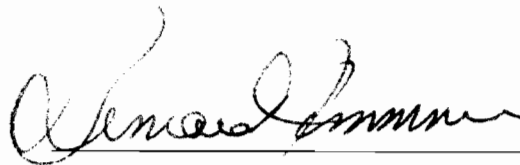
12 ///

14 **ORDER**

15 **FOR GOOD CAUSE SHOWN,**

16 Mr. Cook shall be allowed to travel to and from Manton, California, and Olympic
17 Valley California for business purposes as stated in the above stipulation. Mr. Cook shall
18 inform the Pre-Trial Services of his full itinerary. All other conditions of Mr. Cook's
19 Pre-Trial release shall remain the same.

22 DATED: 20 July 2010



23 HONORABLE BERNARD ZIMMERMAN
24 UNITED STATES MAGISTRATE JUDGE
25